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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--------------------------------|-------------|----------------------|---------------------|------------------|
| 10/751,482 | 01/06/2004 | Ki-soo Chang | Q77580 | 3529 |
| 23373 | 7590 | 04/18/2008 | EXAMINER | |
| SUGHRUE MION, PLLC | | | PHAM, TUAN | |
| 2100 PENNSYLVANIA AVENUE, N.W. | | | | |
| SUITE 800 | | | ART UNIT | PAPER NUMBER |
| WASHINGTON, DC 20037 | | | 2618 | |
| | | | | |
| | | | MAIL DATE | DELIVERY MODE |
| | | | 04/18/2008 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed on 02/12/2008 have been fully considered but they are not persuasive.

In response to applicant's remark on page 3, applicant asserts that "However, although FIG. 1 of Olkkonen may disclose that particular classes of devices may be blocked, or that the user may select particular device classes to view, this does not prevent the wireless device from communicating with different devices within the class of devices which the user wishes to view. For example, if the user selects a class of devices such as "printers", the user may be able to connect to all of the printers within the communicable range of the wireless device, therefore a connection may be established with all of the printers with the range of the wireless device (see paragraph [0152]). This contradicts the requirements of the claimed invention".

In response to applicant's arguments as stated above, Examiner respectfully disagrees with the applicant's argument. It is important to note that the claim fails to clearly define which devices are called “desired devices” and “undesired devices”. Accordingly, the "at least one desired device" as claimed reads on all of the printers within the range of the wireless device in Olkkonen, and the "undesired devices" as claimed read on all devices that are NOT printers within the range of the wireless device. As stated above by applicant, the user may be able to connect to all of the printers within the communicable range of the wireless device, NOT to non-printing

devices within the range of the wireless device (see paragraph [0152]). Therefore, Olkkonen reads on the claimed limitation.

Conclusion

2. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan A. Pham whose telephone number is (571) 272-8097. The examiner can normally be reached on Monday through Friday, 8:30 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Anderson can be reached on (571) 272-4177. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have question on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Art Unit 2618
April 14, 2008
Examiner

Tuan Pham